IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

CENTURY INDEMNITY COMPANY, :

Petitioner, :

: MISC.

v. : NO. 09-94

:

CERTAIN UNDERWRITERS AT :

LLOYD'S, et al.,

Respondents. :

ORDER

AND NOW, this 11th day of January, 2010, upon consideration of Petitioner Century Indemnity Company's Motion to Hold AXA Belgium in Contempt of Court, For a Quantification of Amounts Currently Due Under the Judgment, and To Compel AXA Belgium to Respond to Discovery in Aid of Execution (*Doc. No. 22*), Respondent AXA Belgium's Cross-Motion to Stay Litigation and for Partial Satisfaction of Judgment (*Doc. No. 35, Ex. 4*), Century's Cross-Cross-Motion to Enjoin AXA Belgium From Proceeding with Its Motion to Compel Arbitration in the Southern District of New York (*Doc. No. 43*), and all related filings, it is hereby **ORDERED** as follows:

- Petitioner Century Indemnity Company's Cross-Cross-Motion to Enjoin (Doc. No. 43) is **DENIED**;
- 2. Petitioner Century Indemnity Company's Motion to Hold AXA Belgium in Contempt of Court, For a Quantification of Amounts Currently Due Under the Judgment, and To Compel AXA Belgium to Respond to Discovery in Aid of Execution (Doc. No. 22) is **DENIED.** Century may, in appropriate circumstances,

renew its contempt motion with respect to AXA's obligation to adjust its letter of credit;

- 3. Respondent AXA Belgium's Cross-Motion for Partial Satisfaction of Judgment (Doc. No. 35, Ex. 4) is **DENIED without prejudice**; and
- 4. Respondent AXA Belgium's Cross-Motion to Stay (*Doc. No. 35, Ex. 4*) is **DENIED as moot**.

IT IS SO ORDERED.

/s/ Paul S. Diamond

Paul S. Diamond, J.